

TUESDAY
and
FRIDAY
AFTERNOON

The Bee

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IF YOU DON'T ADVERTISE YOUR BUSINESS---ADVERTISE IT FOR SALE

TWENTY-FOURTH YEAR

EARLINGTON, HOPKINS COUNTY, KY., FRIDAY OCTOBER 31, 1913

No. 85

MASS MEETING WELL ATTENDED

Wednesday Night's Demonstration at Temple Theatre

MEETING'S HELD AT MORTONS GAP

County Attorney Announces His Opposition to Licenses

"I most certainly am against the issuance of the licenses to sell liquor at Oak Hill and Mannington and I shall vigorously oppose them when the applications come up in County Court next Monday. To grant license to operate saloons in these places, without police protection, would be a serious mistake and I am certainly against it."—County Attorney, G. W. Sybert

The temperance mass meeting at Temple Theatre Wednesday night was well attended and the proceedings evinced a very live interest in the question of the continued future banishment of the saloon and the liquor house of every description from Hopkins County. Mayor D. M. Evans was chairman and the speeches arranged by the program committee, Dr. A. O. Sisk, F. B. Arnold, Rev. J. M. Burden, Rev. W. M. Ragan, and Paul M. Moore, were all made as announced in Tuesday's BEE. The invocation was by Rev. Ragan. Ten minute speeches were made by Rev. Grant, Rev. Brazelton, Rev. Burden, Prof. Dudley and W. A. Toombs, in the order named. Mr. Toombs reminisced and indulged in the humorous vein in the closing talk of the evening and elicited much laughter and applause. He could not reconcile with his system of philosophy the alleged necessity for the establishment of a "Tavern" at Mannington, and said he could not understand why any traveler should want to stay all night at Mannington any way unless he had a quart of mean liquor on his inside and was unable to walk out of the place. All the speakers were liberally applauded. A company of singers from the several churches were on the stage and rendered appropriate inspirational songs. Klub Kentucky Band furnished life and enthusiasm in the excellent rendition of several selections, winding up with a jubilant air that put notions into the feet of those present and made everybody feel that the fight was won.

Frank B. Arnold told the meeting of the progress made in securing signatures to the remonstrance against the Oak Hill license in that neighborhood, which indicated that the number would be great enough to overcome the signatures that had been put upon the petition which asked for the license at that place.

The committee on resolutions, composed of Prof. C. E. Dudley, Frank D. Rash, J. E. Evans and Dempsey Sharp, presented the following resolutions, which were

adopted by a unanimous rising vote:

WHEREAS, It has been reported that application has been made to the County Court of Hopkins County for license to operate a liquor saloon at or near Oak Hill, and that application has also been made for license for a saloon at a point further south, and near the Christian county line, and

WHEREAS, The proposed saloon site at Oak Hill is said to be within a short distance of the PUBLIC SCHOOL at that place, and

WHEREAS, The good County of Hopkins has not a single saloon within its borders. We believe that it is sufficient evidenced that the good citizenship condemn any action that would bring this demoralizing agency back in our midst, and

WHEREAS, The opening of saloons in any part of the county, especially in parts without police protection, would disturb the peace and moral status now existing in the County,

THEREFORE, BE IT RESOLVED, By the Citizens of Earlington in Mass Meeting assembled on Wednesday night Oct. 29th, 1913, that we petition and urge His Honor, Judge Bradley, to refuse, not only these applications, but any and all such petitions as may be hereafter presented to him.

Dempsey Sharp,
F. D. Rash,
Ellsworth Evans,
C. E. Dudley,
Committee.

The people of Mortons Gap, both white and colored, also held temperance mass meeting at that place Wednesday night and at both meetings petitions in remonstrance against the proposed issue of liquor licenses were passed with enthusiasm.

Mortons Gap Christian Sunday School

Whereas, it is reported that application has been made to the county judge of Hopkins County for license to open and operate saloons at Oak Hill and Mannington, and

Whereas the opening of saloons in any part of the county, especially in parts without police protection, would disturb the peace and moral status now existing in the county;

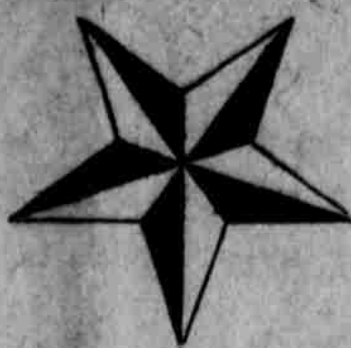
Therefore be it Resolved, By the Sunday school of the Christian church of Mortons Gap, in session assembled on Sunday, Oct. 26, 1913, that we petition His Honor, Judge Bradley, and urge him to refuse not only these applications, but any and all such applications as may hereafter be presented to him.

Respectfully submitted,
G. L. CARRIER, Supt.

JENKINS HAMPTON, Sec.

A mass meeting of the citizens of Mortons Gap was held at the Baptist church Wednesday evening, Oct. 29th.

Meeting call to order by Dr.



X

Citizens Ticket

For Mayor
W. E. Rash.

For Councilman
Frank D. Rash,
Thos. F. Blair,
M. Bohan,
Dan M. Evans,
C. M. Henry
J. M. Oldham.

Vote for the Citizens Ticket.

They stand for Earlington, its prosperity and best interests, and will APPRECIATE YOUR INDORSEMENT.

VOTE UNDER THE STAR.

Williams. On motion and second, Dr. Davis was elected chairman and G. E. Henry secretary of the meeting. The chairman stated the object of the meeting after which the following resolution was presented by Ben. T. Robinson and unanimously adopted:

Whereas, it is reported that application has been made to the county judge of Hopkins county for license to open and operate saloons at Oak Hill and Mannington, and

Whereas the opening of saloons in any part of the county, especially in parts without police protection would tend to disturb the peace and moral status now existing in this county.

Therefore be it Resolved, By the citizens of Mortons in session assembled, that we hereby earnestly petition and urge His Honor, Judge Bradley, in the name of our sons, daughters, sisters and mothers and all that is holy and righteous, to refuse, not only these applications, but any and all such petitions that may hereafter be presented to him.

A. W. DAVIS, Chm.
G. E. HENRY, Sec.

"MARY'S LAMB" With Den McGrath
Richard Carle's great musical comedy success "Mary's Lamb" featuring the Humorous-Shepherd "Den McGrath" is scheduled for Madisonville, to appear at the Garrick Theatre, Friday night, Nov. 7.

"Mary's Lamb" on its three years tour played to over 800,000 people and cleared for the author over a half-million dollars.

MINERS LOOSE THEIR CASE AGAINST I. C.

Sued for Damages Because Railroad Failed to Furnish Cars to Move Coal

Frankfort, Ky., Oct. 30.—In an opinion by Judge Carroll, the appellate court reversed the Muhlberg circuit court in the action of the Illinois Central vs. John B. Baker, who, with a number of other coal miners, sued in the quarterly court for damages resulting from being laid off, owing to the failure of the railroad to furnish cars for the transportation of coal. The railroad asked an injunction to prevent the case from being tried by quarterly court, but a demurrer to the petition was sustained by the circuit court, it was alleged by railroads that Milton Clark, Robert Hardison, C. Denny and Walter Wilkins, attorneys, had conspired with 1,600 miners to bring suits. In reversing the case, Judge Carroll, holds that a distinction should be observed between valid and groundless claims and when that large a number of cases arising out of the same transaction, and resting on one common ground are instituted against one defendant especially where one of the plaintiffs has legally a meritorious or enforceable demand against the defendant, the jurisdiction of the court of equity may be invoked to save expense of defending separate cases. The opinion holds that in the present case the miners had not legally a meritorious or enforceable case.

Vote YES on Constitutional Amendment No. 2, next Tuesday. It will tax bonds and stocks and other values that now escape taxation. All political parties endorse the proposed amendment.

What Makes The Light Burn.

An educational exhibit of the international correspondence schools will be conducted in Earlington by representatives of the school for five days.

Nov. 4th to 8th inclusive in the show window of the Idle Hour Theatre.

Cashley will show the method of teaching lesson papers textbooks dressing instruments act.

All old students are cordially invited to attend and get acquainted with the Representatives.

Watch window for like light.

NOTICE.

Knights of pythias every member of Victoria Lodge No 84 is urged to attend lodge Monday night Nov. 3rd business of very great importance to every member will be discussed, a light lunch will be served, again you are urged to be present.

Ernest Newton K. of R.G.

THICK GLOSSY HAIR FREE FROM DANDRUFF

Girl Beautifully Your Hair Make It Soft, Fluffy and Luxuriant—Try the Moist Cloth.

Try as you will, after an application of Danderine, you cannot find a single trace of dandruff or falling hair and your scalp will not itch, but what will please you most, will be after a few weeks' use, when you see new hair, fine and downy at first—yes—but really now hair—growing all over the scalp.

A little Danderine immediately doubles the beauty of your hair. No difference how dull, faded, brittle and scraggy, just moisten a cloth with Danderine and carefully draw it through your hair, taking one small strand at a time. The effect is immediately and amazingly—your hair will be light, fluffy and wavy, and have an appearance of abundance; an incomparable lustre, softness and luxuriance, the beauty and shimmer of true hair health.

Get a 25 cent bottle of Knowlton's Danderine from any drug store or toilet counter, and prove that your hair is as pretty and soft as any—that it has been neglected or injured by careless treatment—that's all.

School Fair at Armory, Dec. 5, 1913.

I wish to speak to the public, especially the business men and merchants, regarding our School Fair.

This is not to be a money making scheme, in any sense of the word, but is given that we may advance the cause of education, in Earlington, and in its immediate surroundings. We expect to have in Earlington on that day a good crowd of out of town people. This ought to make it a good business day for merchants. For this reason we are expecting our home people to offer liberal premiums, as Earlington alone will receive the benefit of the business.

I hope other things may be out of the way in order that all may center interests around the school and the fair. We will try to make the fair as good as any, and by this means inspire our citizens to greater educational endeavor. Let the citizens of Earlington, please give the school their cooperation and support in this matter.

G. E. Dudley,
Supt.

To Clean a Gas Range.
The loose parts of a gas range frequently become so greasy and dirty that they can scarcely be cleaned. Place these parts on the coals in the furnace when the fire is low and it will quickly burn them quite clean without injury.

No Substitutes

RETURN to the grocer all substitutes sent you for Royal Baking Powder. There is no substitute for ROYAL. Royal is a pure, cream of tartar baking powder, and healthful. Powders offered as substitutes are made from alum.

DONT FORGET
TO VOTE FOR
"NOLLIE"